1	S.25
2	??? moves that the bill be amended by inserting, before the reader
3	assistance heading to Sec. 20, Secs. 20 and 21 and their reader assistance
4	heading to read as follows:
5	* * * Hemp * * *
6	Sec. 20. 7 V.S.A. § 862 is amended to read:
7	§ 862. NOT APPLICABLE TO HEMP OR THERAPEUTIC USE OF
8	CANNABIS
9	This Except as provided in section 870 of this title, this chapter applies to
10	the regulation of cannabis establishments by the Board and shall not apply to
11	activities regulated by 6 V.S.A. chapter 34 (hemp), 18 V.S.A. chapter 86
12	(therapeutic use of cannabis), or chapters 35 (Medical Cannabis Registry)
13	and 37 (cannabis medical dispensaries) of this title.
14	Sec. 21. 7 V.S.A. § 870 is added to read:
15	§ 870. USE OF HEMP IN CANNABIS PRODUCTS
16	(a) Hemp flower and biomass may be purchased and extracted by a
17	cannabis establishment licensed pursuant to this chapter or a dispensary
18	licensed pursuant to chapter 37 of this title, provided the flower and biomass
19	were obtained from a hemp grower registered pursuant to 6 V.S.A. chapter 34
20	or registered or licensed in a state authorized to produce and sell hemp under
21	federal law.

1	(b) Licensed cannabis establishments and dispensaries may obtain and
2	process hemp in the form of distillate or isolate. All processed hemp
3	derivatives shall be accompanied by a certificate of analysis showing potency
4	levels for delta-9 tetrahydrocannabinol tetrahydrocannabinolic acid,
5	cannabidiol, and cannabidiolic acid.
6	(c) The Board shall adopt rules regarding the use of hemp as an additive in
7	cannabis products in accordance with 881(a)(1)(I).
8	and by renumbering the remaining section to be numerically correct.